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No. 5] NEW DELHI, SATURDAY, JANUARY 30, 1965/MAGHA 10, 1886

इस भाग में भिन्न पृष्ठ संख्या वी जाती हैं जिससे किं पह अलग संकलन के रूप में रखा जा सके।

Separate paging is given to this Part in order that it may be filed as a separate compilation

नोटिस

NOTICE

नीचे लिखे भारत के असाधारण गजट 15 जनवरी, 1965 तक प्रकाशित किये गये थे।

The u llermentioned Gazettes of India Extraordinary were published upto the 15th January 1965:—

8. G.S.R. 117, dated 13th January, 1965.	Ministry of Food and Agriculture.	The Food Corporation's Rule 1965.
G.S.R. 118, dated 13th January, 1965.	Do.	The Food Corporation's Regulation, 1965.
9. G.S.R. 119, dated 14th January, 1965.	Ministry of Home Affairs	The President varying the Proclamation in relation to Kerala.
10. G.S.R. 120, dated 15th January, 1965.	Ministry of Food and Agriculture	The Rab (Movement Control) Order, 1965.

जपर लिखे असाधारण गजटों की प्रीतियां प्रकाशन प्रबन्धक, सिविल लाइन्स, दिल्ली के नाम मांगपत्र भेजने पर भेज दी जाएंगी। मांगपत्र प्रबन्धक के पास इन गजेष्वां के जारी होने की तारीख से 10 दिन के भीतर पहुंच जाने चाहिए।

Copies of the Gazettes Extraordinary mentioned above will be supplied on indent to the Manager of Publications, Civil Lines, Delhi. Indents should be submitted so as to reach the Manager within ten days of the date of issue of these Gazettes.

भाग II—संख्या 3 उपसंख्या (i)

PART II—Section 3—Sub-section (i)

(रक्षा मंत्रालय को छोड़कर) भारत सरकार के मंत्रालयों और (संघ राज्य-स्वेच्छा के प्रशासनों को छोड़कर) फेन्ड्रीय प्राधिकारियों द्वारा जारी किए गए विधियों के अन्तर्गत बनाये और जारी किये गये साधारण नियम (जिनमें साधारण प्रकार के आवृश्य, उप-विधय आदि सम्मिलित हैं)।

General Statutory Rules (including orders, bye-laws etc. of a general character) issued by the Ministries of the Government of India (other than the Ministry of Defence) and by Central Authorities (other than the Administrations of Union Territories).

MINISTRY OF HOME AFFAIRS

New Delhi, the 19th January 1965

G.S.R. 160.—In exercise of the powers conferred by section 3 of the Registration of Foreigners Act, 1939 (16 of 1939), the Central Government hereby makes the following rules further to amend the Registration of Foreigners Rules, 1939, the same having been previously published as required by the said section, namely:—

1. (1) These rules may be called the Registration of Foreigners (Amendment) Rules, 1965;
- (2) They shall come into force at once.

For "Form 'D'" appended to the Registration of Foreigners Rules, 1939, the following shall be substituted, namely:—

"The Registration of Foreigners Rules, 1939.

FORM 'D'

EMBARKATION/DISEMBARKATION CARD

(Rules 4A, 15 and 16)

1. Name in Full

Mr.

Mrs.

Miss.

.....

2. Maiden name

3. Date of birth

4. Place of birth

5. Nationality

6. Occupation

7. (a) For arriving passengers—Port of embarkation

(b) For passengers leaving—Port of disembarkation

8. (a) For arriving passengers—Intended address

(b) For passengers leaving—Last address

9. Passport No., Place and date of issue

Signature of passenger with date."

[No. 6/158/64-F. I.]

FATEH SINGH, Jt. Secy.

New Delhi, the 20th January, 1965

G.S.R. 161.—In pursuance of sub-rule (i) of rule 8 of the Indian Administrative Service (Recruitment) Rules, 1954, the Central Government in consultation with the Government of Rajasthan and the Union Public Service Commission, hereby makes the following regulations further to amend the Indian Administrative Service (Appointment by Promotion) Regulations, 1955, namely:—

1. These regulations may be called the Indian Administrative Service (Appointment by Promotion) First Amendment Regulations, 1965.

2. In the Schedule to the Indian Administrative Service (Appointment by Promotion) Regulations, 1955, in the entries in column 3 relating to the State of Rajasthan for the words “the Seniormost Member of the Board of Revenue” the words “The Additional Chief Secretary to the Government of Rajasthan” shall be substituted.

[No. 27/78/64-AIS(III).]

New Delhi, the 21st January 1965

G.S.R. 162.—In exercise of the powers conferred by sub-section (i) of section 3 of the All India Services Act, 1951 (61 of 1951), the Central Government, after consultation with the Governments of the States concerned, hereby makes the following rules further to amend the All-India Services (Medical Attendance) Rules, 1954, namely:—

1. These Rules may be called the All-India Services (Medical Attendance) Amendment Rules, 1965.

2. In the All-India Services (Medical Attendance) Rules, 1954 after rule 11, the following rule shall be inserted, namely:—

“11A. Deputation to Government Organisations having separate Medical Attendance Rules.—A member of the Service deputed to serve under a Government Organisation having a separate set of rules for the grant of medical facilities to its employees may, at his option, elect to be governed by the rules of that organisation during the period of such deputation.”

Explanation.—The expression “Government Organisation” in this rule includes Railways of other similar Organisation whose expenditure is debitible to the Consolidated Fund of India or of the State.

[No. 7/6/64-AIS(III).]

O. S. MARWAH, Under Secy.

ORDERS

New Delhi, the 30th January 1965

G.S.R. 163.—Whereas the Central Government considers it expedient to regulate the entry of persons into certain areas of Madras Harbour specified in the Schedule hereto annexed;

Now, therefore, in exercise of the powers conferred by rule 8 of the Defence of India Rules, 1962, the Central Government hereby declares each of the areas specified in that Schedule to be a protected area with effect from the date of publication of this order in the Gazette of India and specifies in respect of those areas, the Chairman, the Traffic Manager and the Port Security Officer of the Madras Port Trust as the authorities for issuing permits under sub-rule (2) of that rule.

SCHEDULE

Area 1: Madras Dock Area

The area within the following boundaries—North and West: the harbour boundary wall; South: the harbour boundary wall and the fence in continuation thereof to the sea; East: the Bay of Bengal.

Area 2: The Marshalling Yards within the following boundaries—West: by the pale fencing; South: by pale fencing and barbed wire fencing to the sea; East: by the Bay of Bengal; North: by the Southern boundary of area (1).

[No. 21/48/62(1)-Poll(I)/(II).]

G.S.R. 164.—In exercise of the powers conferred by clause (a) of sub-section (1) of section 40 of the Defence of India Act, 1962 (51 of 1962), the Central Government hereby directs that the powers conferred on it by rule 50 of the Defence of India Rules, 1962, shall, in respect of the Madras Harbour area specified below, which has been declared to be protected area by the Order of the Central Government No. 21/48/62(1)-Poll(I)/(II), dated the 30th January, 1965, be exercisable also by the Chairman of the Madras Port Trust.

Area 1: Madras Dock Area

The area within the following boundaries—North and West: the harbour boundary wall; South: the harbour boundary wall and the fence in continuation thereof to the sea; East: the Bay of Bengal.

Area 2: The Marshalling Yards within the following boundaries—West: by the pale fencing; South: by pale fencing and barbed wire fencing to the sea; East: by the Bay of Bengal; North: by the Southern boundary of area (1).

[No. F. 21/48/62(2)-Poll(I)/II].

ASOKA SEN, Jt. Secy.

MINISTRY OF FINANCE

(Department of Revenue)

CUSTOMS

New Delhi, the 30th January 1965

G.S.R. 165.—In exercise of the powers conferred by clause (d) of section 152 of the Customs Act, 1962 (52 of 1962), the Central Government hereby directs that the powers of an Assistant Collector of Customs in respect of any claim for refund of duty of customs under section 27 of the said Act, may be exercised also by such of the officers of the Customs Department as may be empowered in this behalf by the Central Board of Excise and Customs where such claim is made on any of the following grounds, namely:—

- (a) that there was a miscalculation of, or ad hoc addition (on account of absence of relevant documents) towards freight and insurance at the time of assessment of duties;
- (b) that on account of short shipment of jute, excess customs duty collected on the relevant consignment of jute under sub-section (1) of section 84 of the Calcutta Improvement Act, 1911 (Bengal Act V of 1911) has become refundable;
- (c) that on account of short shipment of tea, excess cess collected on the relevant consignment of tea under section 25 of the Tea Act, 1953 (29 of 1953) has become refundable;

Provided that such claim in any single case does not exceed one hundred rupees.

[No. 17/F. No. 22/6/64-Cus.IV.]

M. PANCHAPPA, Dy. Secy.

(Department of Revenue)

CENTRAL EXCISES

New Delhi, the 30th January 1965

G.S.R. 166.—In exercise of the powers conferred by sub-rule (1) of rule 8 of the Central Excise Rules, 1944, and in supersession of the notification of the

Government of India in the Ministry of Finance (Department of Revenue) No. 27/64-Central Excises, dated the 1st March, 1964, the Central Government hereby exempts carbonic acid (carbon dioxide) falling under Item No. 14H of the First Schedule to the Central Excises and Salt Act, 1944 (1 of 1944), from the whole of duty of excise leviable thereon—

(i) where the carbonic acid (carbon dioxide) (hereinafter referred to as the excisable goods) is intended for the *bona fide* use of—

- (a) hospitals,
- (b) research laboratories,
- (c) universities,
- (d) fire service,
- (e) defence establishments:

Provided that the supply of the excisable goods is made on the strength of the certificate from the head of the institution concerned that the excisable goods are intended for the *bona fide* use of that institution and such institution maintains proper account of receipt and consumption thereof in such form as may be specified by the Collector of Central Excise;

(ii) where the excisable goods are used for any industrial purpose:

Provided that in respect of such use elsewhere than in the factory of production of the excisable goods, the procedure set out in Chapter X of the said Rules shall be followed.

2. Nothing contained in this notification shall apply to the excisable goods which are used in the manufacture of beverages and aerated water.

[No. 7/65.]

CORRIGENDA
CENTRAL EXCISES.

New Delhi, the 30th January 1965

G.S.R. 167.—In the notification of the Government of India in the Ministry of Finance (Department of Revenue) No. G.S.R. 1805, dated the 19th December, 1964 published at pages 1984 to 1997 of the Gazette of India, Part II—Section 3—Sub-section (i), dated the 19th December, 1964, the following corrections shall be made, namely:—

- (i) at page 1986, in S. No. VI of Table I, under column 2(a) for "3.30" *read* "3.00";
- (ii) at page 1986, in S. No. VII of Table I, under column 3 *for*—
"15." *read* "15.10",
"17." *read* "17.60",
"22." *read* "22.20",
"28." *read* "20.70",
"36." *read* "36.50";
- (iii) at page 1987, in S. No. VIII of Table I, under column 2(d) for "1.044" *read* "1/.044";
- (iv) at page 1987, in S. No. IX of Table I, under column 2(c) *for*—
".00 15" *read* ".0015",
".000" *read* ".0030",
".00 5" *read* ".0045";

(v) at page 1987, in S. No. IX of Table I, under column 2(d) for "7/.0.6" read "7/.036";

(vi) at page 1990, in S. No. XXI of Table I, under column 2(b) for "38/0.00" read "38/0.200";

(vii) at page 1991, in Sl. No. I of Table II, under column 2(b) for "7/0 730" read "7/0.730";

(viii) at page 1991, in Sl. No. I of Table II, under column 2(b) for "7/3 00" read "7/3.00";

(ix) at page 1994, in Sl. No. XII of Table II, under column 2(c) for ".0040" read ".0045";

(x) at page 1995, in Sl. No. XIII of Table II, under column 3 for—
"7.40" read "17.40";
"23. 0" read "23.40";

(xi) at page 1995 under column 1 of Table II, in Sl. No. XIV for "conductor" read "conductor";

(xii) at page 1995 under column 1 of Table II, for "XVIII" read "XVII";

(xiii) at page 1995, in Sl. No. XVII of Table II, (as corrected) under column 2(c) for ".00 0" read ".0010" and under column 2(d) for "162/ 0076" read "162/.0076";

(xiv) at page 1996, in Sl. No. XVIII of Table II, under column 2(d) for—
"14/.0075" read "14/.0076";

(xv) at page 1996, in Sl. No. XXII of Table II, under column 2(a) for—
"35.00" read "25.00";
"20.00" read "35.00";
"58.00" read "50.00";

(xvi) at page 1997, in S. No. I of Table III, under column 2(a) for—
"14/.02" read "14/.012";

(xvii) at page 1997, in S. No. II of Table III, under column 2(a) for—
"9/012" read "9/.012",
"14/012" read "14/.012",
"28/012" read "28/.012",
"35/012" read "35/.012",
"44/012" read "44/.012",
"65/012" read "65/.012";

(xviii) at page 1997, in S. No. II of Table III, under column 3 for "II. 0" read "11.80".

CENTRAL BOARD OF EXCISE AND CUSTOMS

CUSTOMS

New Delhi, the 30th January 1965

G.S.R. 168.—In pursuance of clause (d) of section 152 of the Customs Act, 1962 (52 of 1962), read with the notification of the Government of India in the Ministry of Finance (Department of Revenue) No. 17-Customs, dated the 23rd January, 1965, the Central Board of Excise and Customs hereby empowers every Appraiser in the Custom Houses at Bombay, Calcutta, Madras, Cochin, Kandla and Visakhapatnam to exercise the powers of an Assistant Collector of Customs in respect of claims for refund of duty of customs under section 27 of the said Act on the grounds and to the extent specified in the said notification.

[No. 18/F. No. 22/9/64-Cus.IV.]

M. PANCHAPPA, Secy.

MINISTRY OF COMMERCE

New Delhi, the 18th January 1965

G.S.R. 169.—In exercise of the powers conferred by the proviso to article 309 of the Constitution, the President hereby makes the following rules further to amend the Forward Markets Commission (Class I and Class II) Recruitment Rules, 1958, namely:—

1. These rules may be called the Forward Markets Commission (Class I and Class II) Recruitment (Amendment) Rules, 1965.

2. After rule 3 of the Forward Markets Commission (Class I and Class II) Recruitment Rules, 1958, the following rule shall be inserted, namely:—

“4. *Power to relax.*—Where the Central Government is of opinion that it is necessary or expedient so to do, it may by order, for reasons to be recorded in writing, and in consultation with the Union Public Service Commission, relax any of the provisions of these rules with respect to any class or category of persons.”

[No. 4-E. I(4)/57.]

K. K. SACHDEV, Under Secy.

(COFFEE CONTROL)

New Delhi, the 18th January 1965

G.S.R. 170.—In exercise of the powers conferred by section 48 of the Coffee Act, 1942 (7 of 1942), the Central Government hereby makes the following rules further to amend the Coffee Rules, namely:—

1. (1) These rules may be called the Coffee (Second Amendment) Rules, 1965.

(2) They shall be deemed to have come into force on the 1st April, 1963.

2. In the Coffee Rules, 1955, after rule 31, the following rule shall be inserted, namely:—

“31A. *Pension-cum-gratuity benefits to employees of the Board.*—Every employee of the Board other than an employee who is on deputation to the Board, shall be entitled to pension and death-cum-retirement gratuity (including family pension, extraordinary pension and commutation pension) at such rates and under such conditions as are prescribed in the Liberalised Pension Rules by the Central Government for its employees of the corresponding grades:

Provided that any such employee who was in the service of the Board before the 1st April, 1963, and is continuing in such service on the 18th January, 1965, may, within three months from the date last mentioned, opt, in writing, for the benefits of the Coffee Board Provident Fund Scheme, in which case nothing in this rule shall apply to such employee:

Provided further that where the Contributory Provident Fund accounts of any person who was in the service of the Board on the 1st April, 1963, and who ceased to be in such service after that date but before the 18th January, 1965, due to retirement on superannuation or death, have not been settled before the date last mentioned, then such person shall be deemed to have opted to be governed by this rule.

Explanation.—In this rule, 'Liberalised Pension Rules' means the Liberalised Pension Rules of the Central Government, for the time being in force, regulating the grant of pension and gratuity to its employees."

[No. F. 9(2)Plant(B)/63.]

B. KRISHNAMURTHY, Under Secy.

MINISTRY OF RAILWAYS

(Railway Board)

New Delhi, the 14th January 1965

G.S.R. 171.—In exercise of the powers conferred by sub-section (1) of section 47 of the Indian Railways Act, 1890 (9 of 1890), the Central Government hereby makes the following rules further to amend the general rules for all open lines of Railways in India administered by the Government, published with the notification of the Government of India, in the late Railway Department (Railway Board) No. 1078-T, dated the 9th March, 1929, namely:—

In part-I of the said rules—

(1) after clause (9) of rule 1, the following clauses shall be inserted, namely:—

"(9A) "Centralised Traffic Control" means a system by which the working of trains over a section of a railway is controlled from a designated point."

"(9B) "Centralised Traffic Control Operator" means the person on duty who is for the time being responsible for working of trains on a Centralised Traffic Control section."

(2) after clause (11) of rule 1, the following clause shall be inserted, namely:—

"(11A) "Direction of Traffic" when used with reference to Absolute Permissive Block System of working means the direction for the time being established to allow trains to follow each other on a single line section controlled by aspects of the signals."

(3) after clause (b) of rule 16, the following clause shall be inserted, namely:—

"(c) Where a colour light fixed signal is 'approach lighted', the light is normally out and it is so arranged that the signal lights up only as a train approaches a pre-determined point in rear of the signal."

(4) after clause (i) of sub-rule (a) of rule 236, the following shall be inserted, namely:—

"(ia) Absolute Permissive Block System."

(5) after Chapter XX, the following Chapter shall be inserted, namely:—

"CHAPTER XXI

THE ABSOLUTE PERMISSIVE BLOCK SYSTEM

A.—APPLICABILITY OF OTHER RULES REFERRING TO WORKING OF SIGNALS AND TRAINS

424. Applicability of General Rules referring to working of signals and trains to Absolute Permissive Block System.—All rules referring to the working of signals and trains and the special rules referring to Automatic Block System of working

given in Chapter XI also apply to Absolute Permissive Block System, except as otherwise provided for in the rules in this chapter.

B.—GENERAL DESCRIPTION

425. **Essentials of Absolute Permissive Block System.**—(i) Where trains are worked on the Absolute Permissive Block System on single lines:

- (a) the line is track-circuited throughout its length;
- (b) the movement of trains is controlled by fixed signals which are either Manual Stop signals or Permissive Stop signals;
- (c) Manual Stop signals operate as manually operated multiple-aspect colour light signals;
- (d) Permissive Stop signals operate as Automatic Stop signals in the direction of traffic established. Such Permissive Stop signals as are against the direction of traffic exhibit "on" position;
- (e) the line between two adjacent block stations may, where required, be divided into two or more signalling sections by provision of Permissive Stop signals. Permissive Stop signals are operated automatically by the passage of trains into, through and out of the signalling section which such signals govern. No Permissive Stop signal assumes "off" unless the line is clear upto the next Permissive Stop signal, or, when the next signal is a Manual Stop signal, upto an adequate distance beyond it.
- (f) the permission to approach shall not be given unless the section is clear of trains running in the direction towards the block station from which it is intended to despatch the train;

Note.—Where Centralised Traffic Control is in operation at both ends of a block section on single line, such permission to approach may be dispensed with.

- (g) the direction of traffic between two block stations shall not be established, unless permission to approach has been received from the block station in advance and the required control lever or switch operated to the required position;
- (h) no train shall be allowed to leave a block station, unless direction of traffic has been established and the section is clear of trains running in the same direction upto the first Permissive Stop signal in advance or, when the next signal is a Manual Stop signal, up to an adequate distance beyond it.

(ii) The adequate distance referred to in sub-rules (i) (e) and (h) shall not be less than 180 metres unless otherwise directed by approved special instructions.

426. **Minimum equipment of Fixed signals in Absolute Permissive Block Signalling territory.**—The minimum equipment of fixed signals to be provided for each direction shall be as follows:—

- (a) Manual Stop signals at a station:
 - (i) A Home
 - (ii) A Starter
- (b) A Permissive Stop signal in rear of the Home signal of the station.

Note.—Under approved special instructions, the Permissive Stop signal may be dispensed with.

427. **Additional fixed signals.**—(a) Besides the minimum equipment prescribed in rule 426, one or more additional Permissive Stop signals, as are considered necessary, in between block stations may be provided.

(b) In addition, such other fixed signals as may be necessary for the safe working of trains may be provided.

428. **Position of Fixed signals.**—Fixed signals in the Absolute Permissive Block Signalling territory shall be placed immediately to the right of, or above, the line to which they apply, unless there are special reasons to do otherwise.

429. Conditions for taking "off" Manual Stop signals.—(i) Home Signal.—When a train is approaching a Home Signal, otherwise than at a terminal station, the signal shall not be taken "off" unless the line is clear not only upto the Starter but also upto an adequate distance beyond it.

(ii) Last Stop signal.—The Last Stop signal shall not be taken "off" for a train unless the direction of traffic has been established and the line is clear upto the next Permissive Stop signal, or, when the next signal is a Manual Stop signal, upto an adequate distance beyond it.

(iii) The adequate distance referred to in sub-rules (i) and (ii) above shall never be less than 120 metres and 180 metres respectively unless otherwise directed by approved special instructions. A sand hump of approved design, or subject to the sanction of the Additional Commissioner of Railway Safety, a derailing switch shall be deemed to be an efficient substitute for the adequate distance referred to in sub-rule (i) above.

430. The significance of various aspects of Manual Stop signals.—The significance of the various aspects of Manual Stop signals in the Absolute Permissive Block Signalling territory, shall be the same as in the case of manually operated multiple-aspect colour light stop signals.

431. Significance of various aspects of Permissive Stop signals.—(1) Where Absolute Permissive Block Signalling is provided, the signals may be of three or four aspects. The aspects displayed by a Permissive Stop signal in three-aspect signalling shall normally be 'Clear', 'Caution', and 'Danger' and in four-aspect signalling the aspects shall normally be 'Clear', 'Attention', 'Caution' and 'Danger'.

(2) The significance of various aspects of Permissive Stop signals both by day and by night may be illustrated by the following diagram, namely:—

'P' PERMISSIVE STOP SIGNALS

	Aspect	Meaning
Green.		Clear Proceed at normal speed permissible, next stop signal is "off".
Marker		
Yellow Yellow Marker		Attention Proceed preparing to pass the next stop signal at restricted speed
Yellow Marker.		Caution Proceed preparing to stop at the next stop signal.
Red. Marker.		Danger Stop and observe rule 436

Note:- All permissive Stop Signals are provided with their distinguishing numbers

432. Normal aspect of signals.—(a) In the direction of traffic, the normal aspect of a Permissive Stop signal shall be "off". Against the direction of traffic, the normal aspect of a Permissive Stop signal shall be "on".

(b) The normal aspect of a Manual Stop signal shall be "on".

433. Back lights.—Signals in Absolute Permissive Block territory may be without back lights.

434. Marker.—(i) A Permissive Stop signal shall be provided with a marker, consisting of a black enamelled disc with a letter 'P' in white.

435. Permissive Stop signals normally not to be passed when "on".—Permissive Stop signals shall not be passed when "on", except as provided for in rule 436.

436. Driver's duty when Permissive Stop signal is "on".—(i) When a Driver finds a Permissive Stop signal with a 'P' marker at "on" he must bring his train to a stop in the rear of that signal and wait there for one minute by day and two minutes by night. If after waiting for this period the signal continues to remain at "on" and if telephone communication is provided near the signal, the Driver shall contact the Station Master of the next block station or the Centralised Traffic Control Operator of the section where Centralised Traffic Control is provided and obtain his instructions. The Station Master or the Centralised Traffic Control Operator, as the case may be, shall after ascertaining that there is no train ahead upto the next signal and that it is otherwise safe for the Driver to proceed so far as is known, give permission to the Driver to pass the signal in the "on" position and proceed upto the next signal.

(ii) If no telephone communication is provided near the signal or if the telephone communication provided near the signal is for any reason out of order and cannot be made use of, the Driver shall give one long whistle and exchange signals with the Guard and then proceed past the signal as far as the line is clear up to the next Stop signal in advance, exercising great caution so as to stop short of any obstruction.

(iii) Where owing to the curvature of the line, fog, dust storm or other causes, the line ahead cannot be seen clearly, the Driver shall proceed at a very slow speed which shall under no circumstances exceed 8 kilometres per hour. The Driver, if he considers necessary to have assistance, may call the Guard by giving a prescribed code of whistle.

437. Guard's duty when Permissive Stop signal is "on".—When a Permissive Stop signal is to be passed at "on" and a Driver is not accompanied by a Fireman or an Assistant Driver, and where the line ahead cannot be seen clearly for a sufficient distance owing to curvature of the line, fog, dust storm or any other cause, the Guard on being sent for by the Driver, shall accompany him in the engine cab, before he moves forward, to assist the Driver in keeping a sharp look-out.

438. Procedure during failure of Permissive Stop signals.—When a failure of Permissive Stop signals is likely to last for some time and cause serious delay, trains shall be worked from station to station over the section or sections concerned, under special instructions.

439. Drivers and Station Masters to advise Centralised Traffic Control Operator of any condition likely to affect running of trains.—Drivers and Station Masters must advise the Centralised Traffic Control Operator of any known condition that may delay a train or prevent it from maintaining required speed.

440. Shunting in Absolute Permissive Block Signalling territory.—No shunting shall be performed in the Absolute Permissive Block Signalling territory without the permission of the person for the time being incharge of the section as described hereinafter in rule 441.

441. Person incharge of a section under Absolute Permissive Block System.—(i) Except where Centralised Traffic Control is in operation, the Station Master shall be responsible for the working of traffic within station limits including working of signals and obtaining and sending the permission to approach and for giving authority to proceed.

(ii) On a section where Centralised Traffic Control is in operation, the Centralised Traffic Control Operator controlling the movement of trains from the Centralised Traffic Control panel shall be responsible for the working of trains on the entire section except as provided in sub-rules (iii) and (iv).

(iii) During emergency, or as prescribed by special instructions, the working of trains at a station may be taken over by the Station Master by the operation of emergency control switch provided for the purpose on the station panel. When such emergency control is taken over, the Station Master shall be the person in charge of working of trains at the station and the station shall be worked in accordance with sub-rule (i).

(iv) For the purpose of shunting etc. at a station, the Centralised Traffic Control Operator may, when required, hand over the local control of working of traffic at a station or part of a station to the Station Master. When such local control is handed over, the Station Master shall be responsible for shunting at the station or that part of the station for which the local control has been made over to him, in the manner prescribed by special instructions."

[No. 64-TTV/29/8(18) 1

P. C. MATHEW, Secy.

MINISTRY OF HEALTH

New Delhi, the 20th January 1965

G.S.R. 172.—In exercise of the powers conferred by the proviso to article 209 of the Constitution, the President hereby makes the following rules regulating the method of recruitment to the post of Assistant Director General of Health Services (Stores) in the Directorate General of Health Services, namely:—

1. **Short title.**—These rules may be called the Directorate General of Health Services [Assistant Director General of Health Services (Stores)] Recruitment Rules, 1964.

2. **Application.**—These rules shall apply to the post of Assistant Director General of Health Services (Stores) specified in column 1 of the Schedule annexed hereto.

3. **Number, classification and scale of pay.**—The number of classification of the said post and the scale of pay attached to it shall be as specified in columns 2 to 4 of the said Schedule.

4. **Method of recruitment, age limit and other qualifications.**—The method of recruitment to the said post, age limit, qualifications and other matters connected therewith shall be as specified in columns 5 to 13 of the Schedule aforesaid:

Provided that the upper age limit prescribed for direct recruitment may be relaxed in the case of Scheduled Castes, Scheduled Tribes and other special categories of persons in accordance with the orders issued from time to time by the Central Government.

5. **Disqualification.**—(a) No person, who has more than one wife living or who having a spouse living, marries in any case in which such marriage is void by reason of its taking place during the life-time of such spouse shall be eligible for appointment to the post, and

(b) no woman, whose marriage is void by reason of the husband having a wife living at the time of such marriage or who has married a person who has a wife living at the time of such marriage shall be eligible for appointment to the post.

Provided that the Central Government may, if satisfied that there are special grounds for so ordering, exempt any person from the operation of this rule.

Recruitment rules for the post of Assistant Director General of Health Services (Stores) in the Directorate General of Health Services.

Name of post	No. of post	Qualification	Scale of pay	Whether Selection post or for non-direct selection recruitments	Age limit	Educational and other Qualifications required for direct recruits.	Whether age & educational qualifications prescribed for the direct recruits will apply in the case of promotees	Period of probation if any	Method of rectt. whether by direct rectt. or by promotion or transfer	In case of rectt. by promotion transfer, grades from which promotion to be made	If a D.P.C. exists what is its composition	Circumstance in which U.P.S.C. is to be consulted in making of recruitment
1	2	3	4	5	6	7	8	9	10	11	12	13
Assistant Director General of Health Services (Stores)	1	General Central Service Class I Gazetted.	Rs.1300 —60— 1600.	Selection	45 years and below relaxable for Government Servants.	Essential:— (i) M. Sc. degree in Chemistry including Bio-chemistry or Chemical Technology or Pharmacy of a recognised University. (ii) About 12 years experience in care, custody and handling of stores and equipment with at least 5 years administrative experience in Medical/Public Health/Medical	No.	Two years.	By promotion failing which by transfer on deputation and failing both by direct recruitment.	(i) Deputy Assistant Director General (Stores) in the Directorate General of Health Services. (ii) Deputy Assistant Director General (Medical Stores) in the Medical Stores Organisation. With 5 years' experience in the grade of Deputy Assistant Director General with at least 3 years' experience of running	Class I D.P.C.	As required under the rules

Stores including
experience of Con-
trolling labour.

OR

(i) A Medical qualifi-
cation recognised
by the Indian
Medical Council
Act, 1956 (102
of 1956),
(ii) About 12 years
administrative
experience in Me-
dical/Public
Health/ Medical
Stores.
Qualifications relax-
able at commis-
sion's discretion
in the case of can-
didate otherwise
well qualified.
Desirable :
Working Know-
ledge of Stores
Accounting.

of Medical Stores
Depot indepen-
dently.

Transfer on deputation.
An officer of the Cen-
tral Government
Health Scheme
in the Grade of
R. 1300—60—1600.

[No. F. 38-15/61-Estt(P).]

K. SATYANARAYANA, Under Secy.

PLANNING COMMISSION

New Delhi, the 28th December 1964

G.S.R. 173.—In exercise of the powers conferred by the proviso to article 309^t of the Constitution, the President hereby makes the following rules regulating the method of recruitment to the post of Director (Liaison) in the Planning Commission, namely:—

1. **Short title.**—These rules may be called the Planning Commission (Director, Liaison) Recruitment Rules, 1964.
2. **Application.**—These rules shall apply to the post of Director (Liaison) specified in column 2 of the Schedule annexed to these rules.
3. **Classification and Scale of pay.**—The classification of the post and the scale of pay attached thereto shall be as specified in columns 4 and 5 of the said Schedule.
4. **Method of recruitment, qualifications etc.**—The method of recruitment to the post, the qualifications and other matters relating to it, shall be as specified in columns 7 to 12 of the said schedule.
5. **Disqualifications.**—(1) No person who has more than one wife living or who, having a spouse living, marries in any case in which such marriage is void by reason of its taking place during the life-time of such spouse, shall be eligible for appointment to the said post, and
(2) No woman whose marriage is void by reason of the husband having a wife living at the time of such marriage, or who has married a person who has a wife living at the time of such marriage, shall be eligible for appointment to the said post:

Provided that the Central Government may, if satisfied that there are special grounds for so ordering, exempt any person from the operation of this rule.

S.No.	Post	No. of posts	Classification	Scale of pay	Whether a selection for direct recruitment is not	Age limit for direct recruitment	Educational and other qualifications required for direct recruitment	Whether age and educational qualifications prescribed for direct recruitment will apply in the case of promotion	Period of probation, if any	Method of recruitment whether by direct recruitment or by promotion/transfer and percentage of vacancies to be filled by various modes	In case of If a Departmental promotion by Promotion Committee UPSC is to be concerned in making recruitment		
1	2	3	4	5	6	7	8	9	10	11	12	13	14
1	Director (Liaison)	One	General Central Service Class I.	Rs. 1100— —50— 1300—60— —160—	Not applicable. i.e.	Not applicable. i.e.	Not applicable, i.e.	Not applicable, i.e.	Not applicable.	By transfer on deputation of a suitable officer from— (i) the Indian Administrative Service, or (ii) the Indian Economic Service, or (iii) Grade I of the Central Secretariat Service, or (iv) the Indian Foreign Service Branch "A" or Grade I of the Indian Foreign Service Branch "B". Officers with wide administrative experience of handling matters relating to International Volunteer Organisations.	Not applicable.	As required under the rules.	

I	+	2	5	6	7	8	9	10	II	12	13	14 th
<p>Protocol and the work connected with the visits of dignitaries and trainees may be preferred (Period of deputation shall not ordinarily exceed 3 years).</p>												

[No. F. 4(81)/'63-Adm.I]

M. BUTT, Jt. Secy.

MINISTRY OF EDUCATION

New Delhi, the 23rd January 1965

G.S.R. 174.—It is hereby notified that Shri L. N. Gupta, I.A.S., had tendered resignation of his office as member of the Salar Jung Museum Board, Hyderabad.

2. The Government of Andhra Pradesh having nominated in pursuance of clause (h) of sub-section (1) of section 3 of the Salar Jung Museum Act, 1961 (26 of 1961), Shri N. Bhagwan Das, I.A.S., Hyderabad in place of Shri L. N. Gupta, I.A.S., who resigned, and Shri K. N. Anantaraman, I.C.S., having assumed the office of the Chief Secretary to the Government of Andhra Pradesh, the Central Government hereby makes the following amendment in the Notification of the Government of India in the late Ministry of Scientific Research and Cultural Affairs G.S.R. 816, dated the 15th June, 1961, namely:—

In the said Notification—

(a) For items 10 and 11 and the entries relating thereto in the second Column, the following shall be substituted, namely:—

“10. Shri N. Bhagwan Das, I.A.S., Secretary to the Government of Andhra Pradesh, Education Department, Hyderabad.

11. Shri K. N. Anantaraman, I.C.S., Chief Secretary to the Government of Andhra Pradesh, Hyderabad.”;

(b) Paragraph 2 shall be omitted.

[No. F. 25-29/64. C. 2.]

V. P. AGNIHOTRI, Under Secy.

New Delhi, the 22nd January 1965

G.S.R. 175.—In pursuance of clause (f) of sub-section (1) of Section (2) of the Indian Museum Act, 1910 (10 of 1910), the Central Government hereby nominates Dr. A. Aliyappan, Professor and Head of the Post Graduate Department of Anthropology, Utkal University, Bhubaneswar as a Trustee of the Indian Museum, Calcutta for a period of three years against one of the vacancies caused by the death of Dr. B. K. Barua, Professor of Gauhati University.

[No. F. 2-9/64-C.3.]

S. J. NARSIAN,
Assistant Education Adviser.

शिक्षा मंत्रालय

नई दिल्ली, दिनांक 22 जनवरी 1965

जो० एस० आर० 176.—भारतीय संग्रहालय प्रधिनियम, 1910 (1910 के 10) के खण्ड 2 के उपखण्ड (1) की धारा (ज) के अनुसरण में, केन्द्रीय सरकार डा० ग्रहयाप्पम, प्रोफेसर व एन्ड्यॉपोलाजी के स्नातकोत्तर विभागाध्यक्ष, उत्कल विश्वविद्यालय, मुमोहसर को गोहाटी विश्वविद्यालय के प्रोफेसर डा० श्री० के० बरुआ की मृत्यु के कारण रिक्ति के स्थान पर तीन वर्ष की अवधि के लिए भारतीय संग्रहालय, कलकत्ता के न्यासी (ट्रस्टी) के रूप में मनोनीत करती है।

[एफ 1-9/64-सी-3]

एस० जे० नर्सिंहम,
संग्रहालय शिक्षा सलाहकार ।

MINISTRY OF LABOUR AND EMPLOYMENT

New Delhi, the 19th January 1965

G.S.R. 177.—The following draft of rules further to amend the Minimum Wages (Central) Rules, 1950, which the Central Government propose to make, in exercise of the powers conferred by section 30 of the Minimum Wages Act, 1948 (11 of 1948), is published as required by sub-section (1) of that section, for the information of all persons likely to be affected thereby and notice is hereby given that the said draft will be taken into consideration on or after the 25th March, 1965.

Any objections or suggestions which may be received from any person with regard to the said draft before the date so specified will be considered by the Central Government.

Draft Rules

1. These Rules may be called the Minimum Wages (Central) Amendment Rules, 1965;
2. In rule 26 of the Minimum Wages (Central) Rules—
 - (i) in sub-rule (3), for the words "Wages Books" the words "Register of Wages" shall be substituted;
 - (ii) in sub-rule (4), for the words "Wage Books" the words "Register of Wages" shall be substituted.

[No. LWI-I-3(28)/64.]

A. K. PALIT, Under Secy.

MINISTRY OF FOOD & AGRICULTURE

(Department of Food)

New Delhi, the 19th January 1965

G.S.R. 178.—In exercise of the powers conferred by the proviso to the article 309 of the Constitution, the President hereby makes the following rules regulating the method of recruitment to the Class III and Class IV Technical posts in the Central Institute of Fisheries (Technology, in the Ministry of Food and Agriculture (Department of Food), namely:—

1. Short Title.—These rules may be called the Central Institute of Fisheries Technology (Class III and Class IV Technical posts) Recruitment Rules, 1965.

2. Application.—These rules shall apply to the Class III and Class IV Technical posts in the Central Institute of Fisheries Technology, specified in column 1 of the Schedule hereto annexed.

3. Number of posts, their classification and scales of pay.—The number of the said posts, their classification and the scales of pay attached thereto shall be as specified in columns 2 to 4 of the said Schedule.

4. Method of recruitment, age limit and other qualifications.—The method of recruitment to the said posts, age limit, qualifications and other matters relating thereto shall be as specified in column 5 to 13 of the said Schedule:

Provided that the upper age limit specified for direct recruitment may be relaxed in the case of candidates belonging to the Scheduled Castes, Scheduled Tribes and other special categories of persons in accordance with the general orders of the Central Government issued from time to time.

5. Disqualification.—(1) No person who has more than one wife living or who, having a spouse living, marries in any case in which such marriage is void by reason of its taking place during the life time of such spouse, shall be eligible for appointment to any of the said posts; and

(2) No woman whose marriage is void by reason of the husband having a wife living at the time of such marriage or who has married a person who has a wife living at the time of such marriage shall be eligible for appointment to any of the said posts:

Provided that the Central Government may, if satisfied that there are special grounds for so ordering, exempt any person from the operation of this rule.

Name of Post	No. of posts	Classification	Scale of Pay	Whether selection posts or non-selection post.	Age limit for direct recruits	Educational and other qualifications required for direct recruits.	Whether age and educational qualifications prescribed for direct recruits will apply in the case of promotees	Period of probation if any	Method of rectt. whether by direct rectt, or by promotion or transfer & % of the vacancies to be filled	In case of rectt. by promotion/transfer grades from which promotion to be made	If a DPC exists what is its composition	Circumstances in which UPSC is to be consulted in making recruitment.
1	2	3	4	5	6	7	8	9	10	11	12	13
I. Photogra- pher-cum- Artist	I	General Central Service Class III Non- gazetted Non- Minister- ial.	210—10 290—15 320—16B —15—425	Not app- licable	25 yrs. and below	1. Matriculation equivalent. 2. Diploma of a re- cognised School of Arts. 3. Proficiency in pho- tography and ex- perience in high class studio serv- icing preferably in scientific photogra- phy and handling of laboratory ins- truments.	Not app- licable	2 yrs.	Direct recruit- ment	Not app- licable	Not applicable.	N.A.

Desirable:

(1) Experience in preparing illustrations for publications, and preparations of posters for visualaid exhibitions.

	1	2	3	4	5	6	7	8	9	10	11	12	13
2. Instrument Technician	1	General Central Service Class III	210—10—290—15—320—EB —15—425	Not applicable	25 years and below	1. First or Second Class Degree in Science with Physics or Diploma in Radio/Electronic Engineering with at least three years' practical experience in repairs and maintenance of electronic equipment.	Not applicable.	2 years	Direct Recruitment.	Not applicable	N.A.	N.A.	
3. Senior Laboratory Assistant	1	Do.	130—5—160 —8—200 —EB—8 —256— EB—8— 280—10— 300.	Do.	25 years and below	Degree in Science with Chemistry/Zoology/Physics as the case may be.	N.A.	2 years	Direct Recruitment.	Do.	Do.	Do.	
4. Machinist	1	Do.	150—5— 175—6— 205—EB 7—240.	Do.	30 years and below	Middle School Standard pass and to interpret machine drawing and be fully conversant with all types of measuring instruments. Two years' experience as a Machinist in a Workshop	N.A.	2 years	Do.	Do.	Do.	Do.	
5. Net Makers	6	General Central Service Class IV	70—1— 80—EB— —1—85.	Do.	25 years and below	<i>Desirable:</i> Matriculation or equivalent.	1. Middle School Standard pass.	N.A.	6 months	Direct Recruitment.	Do.	Do.	Do.
						2. Experience in fishing gear fabrication.							

[No. 3-73/64-Fy(I).]

C. R. SRINIVASAN, Under Secy.

(Department of Food)

New Delhi, the 21st January, 1965

G.S.R. 179—In exercise of the powers conferred by the proviso to article 309 of the Constitution, the President hereby makes the following rules further to amend the National Sugar Institute, Kanpur (Class I and Class II Posts) Recruitment Rules, 1964, namely :—

1. These rules may be called the National Sugar Institute, Kanpur (Class I and Class II Posts) Recruitment (Amendment) Rules, 1965.
2. In the Schedule to the National Sugar Institute, Kanpur (Class I and Class II Posts) Recruitment Rules, 1964, after item 43 and the entries relating thereto, the following item and entries shall be inserted, namely :—

1	2	3	4	5	6	7	8	9	10	11	12	13
“44. Technical Officer (Engineering).	One	G.C.S. Class I.	Rs. 400— 950.	N.A.	35 years and below (Relaxable for Govt. servants).	<i>Essential:</i> A degree in Mechanical Engineering of a recognised University or equivalent.	N.A.	2 years.	Direct Recruitment.	N.A.	N.A.	As required under the rules.”

Qualifications relaxable at Commission's discretion in case of candidates otherwise well qualified.

Desirable:

Experience of Mechanical Engineering in a responsible capacity including designing, erecting and operating in a Workshop or a sugar factory.

[No. F. 3-79/64-Sugar]

PARTAP SINGH, Under Secy.

(Department of Food)

ORDER

New Delhi, the 20th January, 1965

G.S.R. 180.—In exercise of the powers conferred by section 3 of the Essential Commodities Act, 1955 (10 of 1955), the Central Government hereby makes the following Order to amend the West Bengal Rice (Movement Control) Order, 1964, namely:—

1. This Order may be called the West Bengal Rice (Movement Control) Amendment Order, 1965.

2. In clause 3 of the West Bengal Rice (Movement Control) Order, 1964, after the first proviso the following proviso shall be inserted, namely:—

“Provided further that nothing contained in sub-clause (1) shall apply to the export of rice to any place within Bhutan:”

[No. 204(WB)(2)/790/64-PY.II.]

C. BANERJI, Dy. Secy.

(Department of Food)

CORRIGENDUM

New Delhi, the 22nd January 1965

G.S.R. 181.—In paragraph 1 of the Inter Zonal Wheat and Wheat Products (Movement Control) Amendment Order, 1965, dated the 5th January, 1965, published under G.S.R. 76, in the Gazette of India [Part II, Section 3, Sub-section (1)] dated the 9th January, 1965, for the expression “Amendment Order, 1965” read “Second Amendment Order, 1965”.

[No. 204(IZWO)(1)/791/64-PY.II.]

K. T. THAKORE, Under Secy.